§ 128.25

tax. Such shipments must be segregated on the manifest from shipments valued at more than \$200 if an advance manifest is used as the entry document, as provided for in \$128.21. If such an advance manifest is used as the entry document, the following are not required to be provided for shipments qualifying under this paragraph:

- (1) The Harmonized Tariff Schedule of the United States (HTSUS) subheading number (see § 128.21(a)(4)); and
- (2) An entry summary (see paragraph (d) of this section).

[T.D. 89-53, 54 FR 19566, May 8, 1989, as amended by T.D. 94-51, 59 FR 30294, June 13, 1994; T.D. 95-31, 60 FR 18991, Apr. 14, 1995; T.D. 98-28, 63 FR 16417, Apr. 3, 1998]

§ 128.25 Formal entry procedures.

Formal entry, as provided for under 19 U.S.C. 1484 in parts 141, 142, and 143 (except for subpart C), of this chapter, is required for all shipments exceeding the monetary limitation for informal entry (see §128.24) and any shipment for which the informal entry procedures may not be used (see §128.24).

[T.D. 94-51, 59 FR 30295, June 13, 1994]

PART 132—QUOTAS

Sec.

132.0 Scope.

Subpart A—General Provisions

- 132.1 Definitions.
- 132.2 Enactment and administration of quotas.
- 132.3 Observation of official hours.
- 132.4 Quota quantity entry limits.
- 132.5 Merchandise imported in excess of quota quantities.
- 132.6 Exception to reduced rates.

Subpart B—Administration of Quotas

- 132.11 Quota priority and status.
- 132.11a Time of presentation.
- 132.12 Procedure on opening of potentially filled quotas.
- 132.13 Quotas after opening.
- 132.14 Special permits for immediate delivery; entry of merchandise before presenting entry summary for consumption; permits of delivery.
- 132.15 Export certificate for beef subject to tariff-rate quota.
- 132.16 [Reserved]

- 132.17 Export certificate for sugar-containing products subject to tarriff-rate quota.
- 132.18 License for certain worsted wool fabric subject to tariff-rate quota.

Subpart C—Mail Importation of Absolute Quota Merchandise

- 132.21 Regulations applicable.
- 132.22 When quota is filled.
- 132.23 Partial release procedure.
- 132.24 Entry.
- 132.25 Undeliverable shipment.

AUTHORITY: 19 U.S.C. 66, 1202 (General Note 3(i), Harmonized Tariff Schedule of the United States (HTSUS)), 1623, 1624.

Sections 132.15, 132.17, and 132.18 also issued under 19 U.S.C. 1202 (additional U.S. Note 3 to Chapter 2, HTSUS; additional U.S. Note to Chapter 17, HTSUS; and subchapter II of Chapter 99, HTSUS, respectively), 1484, 1508.

Source: T.D. 73–203, 38 FR 20230, July 30, 1973, unless otherwise noted.

§132.0 Scope.

This part sets forth rules and procedures applicable to quotas administered by Headquarters, U.S. Customs Service.

Subpart A—General Provisions

§ 132.1 Definitions.

When used in this part, the following terms shall have the meaning indicated:

- (a) Absolute (or quantitative) quotas. "Absolute (or quantitative) quotas" are those which permit a limited number of units of specified merchandise to be entered or withdrawn for consumption during specified periods. Once the quantity permitted under the quota is filled, no further entries or withdrawals for consumption of merchandise subject to quota are permitted. Some absolute quotas limit the entry or withdrawal of merchandise from particular countries (geographic quotas) while others are global quotas and limit the entry or withdrawal of merchandise not by source but by total
- (b) Tariff-rate quotas. "Tariff-rate quotas" permit a specified quantity of merchandise to be entered or withdrawn for consumption at a reduced duty rate during a specified period.
- (c) [Reserved]